Reconsideration Of Motion To Suppress And Motion For Discovery (Dkt. #1038), (4) Second Supplement To Motion To Suppress RE: Search And Seizure Of Digital Evidence Under N.D.Cal. Warrants (Dkt. #1058), and (5) Motion To Suppress (Dkt. #824-1).

The defendant quoted from the above user manuals in various filings but cited to http://www.accessdata.com and http://www.guidancesoftware.com for the sources of the manuals. The defendant also quoted from the above user manuals during oral arguments relating to Dkt. #1058, etc. on March 28, 2013. The defendant is placing the above user manuals on the record so that they will be available in the event they cannot be located on the noted websites sometime in the future.

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This submission was drafted and prepared by the *pro se* defendant, ^[4] however, he authorizes his shadow counsel, Philip Seplow, to file this submission and attachments on his behalf using the ECF system.

It is not expected that excludable delay under 18 U.S.C. § 3161(h) will occur as a result of this submission.

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4. This filing is being submitted under the protections of *Simmons*. *See* Simmons v. United States, 390 U.S. 377, 394 (1968) (Holding that "when a defendant testifies in support of a motion to suppress evidence on Fourth Amendment grounds, his testimony may not thereafter be admitted against him at trial on the issue of guilt unless he makes no objection."). The defendant objects to the government attempting to introduce this filing as evidence at trial.